## **EXHIBIT 6**

,	Page 42	1	Page 44
$\frac{1}{2}$	A. Just her mom not believing her at first.	1	MS. ABRAMS: Object to form.
2	Q. Anything else?	2	A. It just depends on the day. Life
3	A. Other than being upset, no. Nothing	3	updates. BY MS. AGUIRRE:
4	other than that.	4	
5	Q. Are you aware of conversations she had with family members other than her mom?	5 6	<ul><li>Q. Can you recall any specifics?</li><li>A. No.</li></ul>
6 7	A. No.	7	Q. Do you still have those group chat
8	Q. Did Ms. Dean talk to you about the	8	messages?
9	conversation after with her mom after it was	9	A. I have the ones we saved, but the rest
10	over?	10	of them are gone because Snapchat deletes them.
11	MS. ABRAMS: Object to form.	11	Q. If you could include those saved
12	A. Yes.	12	Snapchat group chats and any texts that you find to
13	BY MS. AGUIRRE:	13	give to your counsel, we would appreciate it.
14	Q. And when was that?	14	Thank you.
15	A. Directly after the conversation. Sorry.	15	A. Just like any group chat messages about
16	Directly after the conversation.	16	anything?
17	Q. Do you remember what she said to you?	17	Q. The Snapchat group chat with the four of
18	A. She was upset.	18	you in it.
19	Q. Anything else?	19	MS. ABRAMS: Of course we would object
20	A. That's all I remember.	20	to relevance on production of those as well so
21	Q. Do you know anything about the current	21	MS. AGUIRRE: Noted.
22	state of Ms. Dean's relationship with her family	22	BY MS. AGUIRRE:
23	members?	23	Q. Do you have any knowledge of Ms. Dean's
24	A. No.	24	romantic relationships?
25	Q. Who would you consider to be Ms. Dean's	25	A. No. Other than that one, no.
	Page 43		Page 45
1	Page 43 closest friends?	1	Page 45 Q. And by "that one," what are you
1 2	closest friends?  A. I don't know any of them.	1 2	
	closest friends?  A. I don't know any of them.  Q. Do you know if she's still friends with		Q. And by "that one," what are you
2	closest friends?  A. I don't know any of them.  Q. Do you know if she's still friends with other classmates from flight attendant training?	2 3 4	<ul><li>Q. And by "that one," what are you referring to?</li><li>A. The one that she was assaulted in.</li><li>Q. Did she tell you any details about that</li></ul>
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2 3 4 5 6	closest friends?  A. I don't know any of them. Q. Do you know if she's still friends with other classmates from flight attendant training? A. Yes. Q. Do you know which one of your classmates	2 3 4 5 6	<ul><li>Q. And by "that one," what are you referring to?</li><li>A. The one that she was assaulted in.</li><li>Q. Did she tell you any details about that assault?</li><li>A. No.</li></ul>
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	closest friends?  A. I don't know any of them.  Q. Do you know if she's still friends with other classmates from flight attendant training?  A. Yes.  Q. Do you know which one of your classmates she's still friends with?  A. Yes.  Q. And which ones do you know that she's still close with?  MS. ABRAMS: Object to form.  A. and BY MS. AGUIRRE:  Q. Do you know either of their last names?  A. and Q. How do you know that they're still friends?  A. We have a group chat.  Q. How often do you guys talk to each other in a group chat?  A. Every few months.  Q. Is there anyone else in the group chat?  A. Just us three four. Sorry. No.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. And by "that one," what are you referring to?  A. The one that she was assaulted in. Q. Did she tell you any details about that assault?  A. No. Q. Would you say that Ms. Dean has difficulty with interpersonal relationships?  MS. ABRAMS: Object to form. (Interruption by reporter for clarification.)  A. I'm not sure.  BY MS. AGUIRRE: Q. Are there difficulties in your relationship with Ms. Dean?  A. No. Q. Do you know if Ms. Dean was in a romantic relationship on November 15th, 2023?  MS. ABRAMS: Object to form.  A. No, she was not.  BY MS. AGUIRRE: Q. Do you know if she was seeing anyone romantically on November 15th, 2023?  MS. ABRAMS: Object to form.
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12 (Pages 42 - 45)

1	Page 70		Page 72
1	A. I do not.	1	A. My mom, my sister, my dad, a lot of my
2	Q. And did in that conversation in the	2	friends.
3	morning of November 16th, did Ms. Dean tell you the	3	Q. Have you had conversations about the
4	specifics of the assault?	4	incident with any mutual friends of yours and
5	A. No.	5	Ms. Dean?
6	Q. You mentioned that Ms. Dean told you it	6	A. Just the ones that were at the training
7	happened in the back seat. Do you remember any	7	center with us.
8	other details?	8	Q. Do you remember specific people from the
9	A. Just that the ride was stopped. She	9	training center?
10	watched him stop the ride on his phone.	10	A. No.
11	THE WITNESS: I do have an appointment	11	Q. Your conversations with Ms. Dean about
12	to go to, so I did I set aside two hours like	12	the assault, were those over text?
13	Rachel told me, so I might have to get off of here	13	A. Sometimes.
14	pretty soon.	14	Q. Do you have those texts?
15	MS. AGUIRRE: Okay. So I'm going to	15	A. Possibly.
16	wrap up this line of questioning, and then we can	16	Q. If you could, look for those and produce
17	take a break.	17	those to your counsel.
18	MS. ABRAMS: What time is your	18	What other ways did you communicate with
19	appointment?	19	Ms. Dean about the incident?
20	THE WITNESS: It's at 12.	20	A. Can we take a break real quick?
21	MS. ABRAMS: That's in 45 minutes?	21	Q. Answer the question first, and then we
22	THE WITNESS: Correct.	22	can take a break.
23	MS. ABRAMS: And how long do you need	23	A. What was the question?
24	before going to that appointment?	24	Q. What other ways have you communicated
25	THE WITNESS: It's I mean, I probably	25	with Ms. Dean about the incident?
	Page 71		Page 73
1	have to be in the car by 11:45, 11:30.	1	A. Snapchat messages and phone calls.
2	MS. ABRAMS: So approximately half an	2	Q. Are any of those Snapchat messages
3	hour.	3	saved?
4	THE WITNESS: Correct.	4	A. Probably.
5	MS. ABRAMS: Just want to check.	=	
6		5	Q. Okay. If you could, look for those and
	MS. AGUIRRE: Okay.	6	provide those to your counsel as well.
7	MS. AGUIRRE: Okay. BY MS. AGUIRRE:	6 7	provide those to your counsel as well.  MS. AGUIRRE: And we are going to take a
7 8	MS. AGUIRRE: Okay. BY MS. AGUIRRE: Q. Other than that November 16th	6 7 8	provide those to your counsel as well.  MS. AGUIRRE: And we are going to take a break.
7 8 9	MS. AGUIRRE: Okay. BY MS. AGUIRRE: Q. Other than that November 16th conversation, have you had any other conversations	6 7 8 9	provide those to your counsel as well.  MS. AGUIRRE: And we are going to take a break.  VIDEOGRAPHER: Okay. Off the record.
7 8 9 10	MS. AGUIRRE: Okay. BY MS. AGUIRRE: Q. Other than that November 16th conversation, have you had any other conversations with Ms. Dean about the incident?	6 7 8 9 10	provide those to your counsel as well.  MS. AGUIRRE: And we are going to take a break.  VIDEOGRAPHER: Okay. Off the record.  Time is 11:16 a.m.
7 8 9 10 11	MS. AGUIRRE: Okay. BY MS. AGUIRRE: Q. Other than that November 16th conversation, have you had any other conversations with Ms. Dean about the incident? A. Multiple, yes.	6 7 8 9 10 11	provide those to your counsel as well.  MS. AGUIRRE: And we are going to take a break.  VIDEOGRAPHER: Okay. Off the record.  Time is 11:16 a.m.  (Recess held.)
7 8 9 10 11 12	MS. AGUIRRE: Okay. BY MS. AGUIRRE: Q. Other than that November 16th conversation, have you had any other conversations with Ms. Dean about the incident? A. Multiple, yes. Q. And when were those?	6 7 8 9 10 11 12	provide those to your counsel as well.  MS. AGUIRRE: And we are going to take a break.  VIDEOGRAPHER: Okay. Off the record.  Time is 11:16 a.m.  (Recess held.)  VIDEOGRAPHER: Back on the record at
7 8 9 10 11 12 13	MS. AGUIRRE: Okay. BY MS. AGUIRRE: Q. Other than that November 16th conversation, have you had any other conversations with Ms. Dean about the incident? A. Multiple, yes. Q. And when were those? A. Sporadically throughout the last two	6 7 8 9 10 11 12 13	provide those to your counsel as well.  MS. AGUIRRE: And we are going to take a break.  VIDEOGRAPHER: Okay. Off the record.  Time is 11:16 a.m.  (Recess held.)  VIDEOGRAPHER: Back on the record at 11:21 a.m.
7 8 9 10 11 12 13 14	MS. AGUIRRE: Okay. BY MS. AGUIRRE: Q. Other than that November 16th conversation, have you had any other conversations with Ms. Dean about the incident? A. Multiple, yes. Q. And when were those? A. Sporadically throughout the last two years.	6 7 8 9 10 11 12 13 14	provide those to your counsel as well.  MS. AGUIRRE: And we are going to take a break.  VIDEOGRAPHER: Okay. Off the record.  Time is 11:16 a.m.  (Recess held.)  VIDEOGRAPHER: Back on the record at 11:21 a.m.  BY MS. AGUIRRE:
7 8 9 10 11 12 13 14 15	MS. AGUIRRE: Okay. BY MS. AGUIRRE: Q. Other than that November 16th conversation, have you had any other conversations with Ms. Dean about the incident? A. Multiple, yes. Q. And when were those? A. Sporadically throughout the last two years. Q. Do you recall how many conversations	6 7 8 9 10 11 12 13 14 15	provide those to your counsel as well.  MS. AGUIRRE: And we are going to take a break.  VIDEOGRAPHER: Okay. Off the record.  Time is 11:16 a.m.  (Recess held.)  VIDEOGRAPHER: Back on the record at 11:21 a.m.  BY MS. AGUIRRE:  Q. So how did you learn about this lawsuit?
7 8 9 10 11 12 13 14 15 16	MS. AGUIRRE: Okay. BY MS. AGUIRRE: Q. Other than that November 16th conversation, have you had any other conversations with Ms. Dean about the incident? A. Multiple, yes. Q. And when were those? A. Sporadically throughout the last two years. Q. Do you recall how many conversations you've had?	6 7 8 9 10 11 12 13 14 15 16	provide those to your counsel as well.  MS. AGUIRRE: And we are going to take a break.  VIDEOGRAPHER: Okay. Off the record.  Time is 11:16 a.m.  (Recess held.)  VIDEOGRAPHER: Back on the record at 11:21 a.m.  BY MS. AGUIRRE:  Q. So how did you learn about this lawsuit?  A. When she asked me to do the deposition.
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